

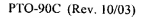
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/850,057	05/08/2001	James Aweya	57983.000013	9171
7590 06/09/2004		EXAMINER		
THOMAS E. ANDERSON			BANANKHAH, MAJID A	
HUNTON & V			1071017	D. DED MU IDED
1900 K STREET, N.W.			ART UNIT	PAPER NUMBER
WASHINGTON, DC 20006-1109			2127	

DATE MAILED: 06/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)				
	09/850,057	AWEYA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Majid A Banankhah	2127				
The MAILING DATE of this commun. Period for Reply	ication appears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comm - If the period for reply specified above is less than thirty (30) - If NO period for reply is specified above, the maximum states a Failure to reply within the set or extended period for reply Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a replaunication. 0) days, a reply within the statutory minimum of thirty (atutory period will apply and will expire SIX (6) MONTH will, by statute, cause the application to become ABAN	ly be timely filed 30) days will be considered timely. IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) file	d on <i>08 May 2001</i> .					
	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practic	ce under <i>Ex parte Quayle</i> , 1935 C.D. ⁻	11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-16</u> is/are pending in the a	pplication.					
, , , , , , , , , , , , , , , , , , , ,	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-16</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restric	tion and/or election requirement.					
Application Papers						
9) The specification is objected to by the	e Examiner.					
10) The drawing(s) filed on is/are:		the Examiner.				
	ction to the drawing(s) be held in abeyance					
Replacement drawing sheet(s) including	the correction is required if the drawing(s)	is objected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to	by the Examiner. Note the attached C	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim to a) All b) Some * c) None of: 1. Certified copies of the priority	for foreign priority under 35 U.S.C. § 1 documents have been received.	19(a)-(d) or (f).				
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
·	of the priority documents have been re	eceived in this National Stage				
application from the Internation	nal Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action	n for a list of the certified copies not re	ceived.				
		O				
Attachment(s)		nmary (PTO-413)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (P' 	4) Interview Sun Paper No(s)/N	nmary (PTO-413) Mail Date				
 Notice of Draftsperson's Patent Drawing Review (P' Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date 	PTO/SB/08) 5) Notice of Info	rmal Patent Application (PTO-152)				

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DETAILED ACTION

1. This office action is in response to application filed on May 08, 2001. Claims 1-16 are considered for examination.

Claim Rejections - 35 USC § 103

- 2. Following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chiu (U.S. Pat. No. 6,744,767, hereinafter Chiu), in view of Bergamasco (U.S. Pat. No. 6,675,220, hereinafter Bergamasco).

Per claim 1, 7, 15 and 16, Chiu teaches a method for allocating a buffer (See Chiu, Abstract, buffer resource allocation), the comprising:

computing a drop probability based, at least on the measured queue size (Fig. 6, and col. 11, lines 14-30, the probability of random packet dropping increases linearly as the average queue size increases); executing a packet drop routine based upon the drop probability (col. 12, lines 56 to col. 13, line 6, command received and executed and allow the computer to sense the topology and routing parameters).

The system of chiu et al. fails to explicitly teach of estimating the number of active connection, and "adjusting queue threshold" and finding probability based in part on the adjusted threshold as opposed to queue size. However, Bergamasco in the same field of endeavor teaches of a technique for managing queues of packets where the thresholds (minimum and maximum thresholds are changed in order that the likelihood that a subsequently packet will be dropped.

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He teaches estimating a number of active connection (number of packets that has been efficient for the specified number of environment (col. 4, line 55- to col. 5, line 7), and of changing the minimum threshold as packets are accepted and minimum threshold is decreased in an exponential manner for the reason to be able to drop with probability when average queue size id greater than the minimum threshold (Bergamasco, col. 4, line 55 to col. 5, line 7). Additionally, once the packet is dropped the minimum threshold is increased to make it more unlikely that the subsequent packet will be dropped. This way the resulting distribution of packets are uniform and does no rely solely upon the drop probability to distribute the packet drop (col. 5, lines 16-30). Therefore, it would have been obvious for one ordinary skill in the art at the time the invention was made to adjust threshold in order for the packets to be dropped with probability P and the distribution of packets be more uniform.

Per claims 2 and 9, the method of claim 1 wherein the step of estimating a number of active connections further comprises: filtering the estimated number of active connections (see chiu, col. 31-54).

Per claims 6 and 13, see chiu, col. 31-54 (random early detection scheme).

Per claims 7, and 14, the method of claim wherein the step of executing a packet drop routine further comprises: dropping packets according to an inter-drop interval count routine (see Chiu, col. 15, lines 11-28, pre specified time interval).

Allowable Subject Matter

4. Claims 3-5 and 10-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Majid A. Banankhah** whose voice telephone number is (703) 308-6903. A voice mail service is also available at this number.

All response sent to U.S. Mail should be mailed to:

Commissioner of Patent and Trademarks

Washington, D.C. 20231

Hand-delivered responses should be brought to Crystal Park Two, 2021 Crystal Drive, Arlington. VA, Sixth Floor (Receptionist). All hand-delivered responses will be handled and entered by the docketing personnel. Please do not hand deliver responses to the Examiner.

All Formal or Official Faxes must be signed and sent to either (703) 308-9051 or (703) 308-9052. Official faxes will be handled and entered by the docketing personnel. The date of entry will correspond to the actual FAX reception date unless that date is a Saturday, Sunday, or a Federal Holiday within the District of Columbia, in which case the official date of receipt will be the next business day. The application file will be promptly forwarded to the Examiner unless the application file must be sent to another area of the office, e.g., Finance Division for fee charging, etc.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600. Majid Banankhah

6/7/04